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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/559,369	12/06/2005	Wolfgang Ens	2003P07168WOUS	3633
22116 SIEMENS CO	7590 10/17/2007		EXAMINER	
SIEMENS CORPORATION INTELLECTUAL PROPERTY DEPARTMENT			SHABMAN, MARK A	
170 WOOD A' ISELIN, NJ 08	VENUE SOUTH		ART UNIT	PAPER NUMBER
1522111, 110 05			4131	
			MAIL DATE	DELIVERY MODE
			10/17/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/559,369	ENS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Mark Shabman	4131				
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet with	h the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory perions are period for reply within the set or extended period for reply will, by stated any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC. 1.136(a). In no event, however, may a report will apply and will expire SIX (6) MONTItute, cause the application to become ABA	ATION. Note: The state of the communication of the state o				
Status						
1) Responsive to communication(s) filed on 06	December 2005.					
2a) ☐ This action is FINAL . 2b) ☑ The	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allow	·	-				
closed in accordance with the practice unde	r <i>Ex parte Quayle</i> , 1935 C.D.	11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>5 and 6</u> is/are pending in the applic	ation.					
4a) Of the above claim(s) is/are withd	rawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>5 and 6</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	I/or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Exami	ner.					
10)⊠ The drawing(s) filed on <u>06 December 2005</u> is	s/are: a)⊠ accepted or b)□ e	objected to by the Examiner.				
Applicant may not request that any objection to the	ne drawing(s) be held in abeyanc	e. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the corre	ection is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
11) ☐ The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119		·				
12)⊠ Acknowledgment is made of a claim for forei a)⊠ All b)☐ Some * c)☐ None of:	gn priority under 35 U.S.C. §	119(a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the pr	•	eceived in this National Stage				
application from the International Bure	, ,,					
* See the attached detailed Office action for a li	st of the certified copies not re	eceived.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Su					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)		Mail Date ormal Patent Application				
Paper No(s)/Mail Date <u>12/06/05, 03/09/07</u> .	6) Other:					

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 5-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Russell US Patent 6,490,929 B1 (hereinafter referred to as Russell).

Regarding **claim 5**, Russell discloses a vibration dosimeter for monitoring a vibration value associated with equipment. Figure 4 shows an embodiment of the disclosed invention, which uses a piezo electric kinetic power source. This embodiment is further disclosed in column 3 lines 22-40. Russell discloses a piezo electric generator 40 which converts the mechanical energy of the plant when under test to electrical energy which reads on "a piezoelectric measuring element for generating an electric measurement signal." This signal is split and sent to a power conversion & control circuit 41 and a vibration detector 42. Russel states in column 3 line 28-29 that the output signal is rectified, filtered and regulated by circuit 41. Since the electronic measurement signal going into the circuit 41 is filtered and the electronic measurement signal going into the vibration detector is not, the two signals have different frequencies. The electronic measurement signal which is split, along with the circuit 41 thus read on "a frequency separating filter for separating the measurement signal." The "evaluation

signal" then enters the vibration detector 42, while the "supply signal" has been filtered by circuit 41, both having a different frequency range as previously discussed.

The electronic circuit formed by circuit 41, vibration detector 42, system controller 43, data encoder 44 and low power, low frequency transmitter circuit 45 reads on the "electronic circuit operatively connected to the piezoelectric measuring element, the electronic circuit adapted to convert the electric measurement signal to a form suitable for transmission to an evaluation device located outside the housing", as the signals entering the system controller are encoded and transmitted out of the unit by elements 44 and 45 repectively.

Russell describes the system as being roughly the size and shape of a wristwatch and could be worn similarly, thus a "housing" would exist to contain the elements seen in figure 4.

Regarding **claim 6**, Russell describes in column 3 lines 28-30 that the signal generated by the piezo electric generator upon entering the power conversion and control circuit is rectified, filtered and regulated. The signal generated reads on the "supply signal" as claimed, and the processing of said signal reads on the "rectifying device for rectifying and smoothing the supply signal" as a filter is used to smooth a signal.

Application/Control Number: 10/559,369 Page 4

Art Unit: 4131

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark Shabman whose telephone number is (571) 270-3263. The examiner can normally be reached on M-F 7:30am - 5:00pm, EST (Alternating Fridays Off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Pendleton can be reached on (571) 272-7527. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

BRIAN PENDLETON SUPERVISORY PATENT EXAMINER

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